UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

Wenyong Yue, Huizhoushi Huifangyuan	§	Civil Action No. 1:24-cv-04579-LGS
Nongye Keji Youxian Gongsi a/k/a Botail,	§	
and yidiandian Shenzhen	§	By August 30, 2024, all parties shall meet an
wenhuachuanmeiyouxiangongsi a/k/a Cool	8	confer regarding the issues presented in this
Essential,	§	motion. If the parties are unable to reach a
·	§	resolution, by September 11, 2024,
Plaintiffs,	§	Plaintiffs shall respond to this motion. By
	§	September 17, 2024, Defendants shall file
v.	§	their reply.
	§	• •
John Nashed Hanna, Reaction Labs LLC	§	Dated: August 26, 2024
a/k/a Lup, and Amazon.com, Inc.,	§	New York, New York
, ,	§	Ten ren, new ronk
Defendants.	§	\mathcal{A}

DEFENDANT REACTION LABS LLC a/k/a LUP'S NOTICE OF MOTION FOR PRELIMINARY INJUNCTION

PLEASE TAKE NOTICE that upon the accompanying Memorandum in Support of the Motion for Preliminary Injunction, the Declaration of John N. Hanna, and the exhibits annexed thereto, Defendant Reaction Labs LLC a/k/a Lup ("Lup") will move this Court during the telephonic hearing previously set by the Court for Wednesday, September 11, 2024 at 3:45 p.m. before the Honorable Lorna G. Schofield (Dkt. 45), or as soon as counsel can be heard, and present Lup's Motion for Preliminary Injunction against Plaintiffs.

Dated: August 22, 2024 Respectfully Submitted,

/s/ Daniel Scardino

Daniel Scardino (*admitted pro hac vice*)
Texas State Bar No. 24033165
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LORNA G. SCHOFIELD
UNITED STATES DISTRICT JUDGE

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Counsel for Defendants John Nashed Hanna and Reaction Labs LLC a/k/a Lup

CERTIFICATE OF SERVICE

Pursuant to the Federal Rules of Civil Procedure and Local Rule 6.1, I hereby certify that, om August 22, 2024, all counsel of record who have appeared in this case are being served with a copy of the foregoing via the Court's CM/ECF system.

/s/ Daniel Scardino
Daniel Scardino